IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF PENNSYLVANIA

DUHRING RESOURCE COMPANY,	
Plaintiff,	
and)	
PENNSYLVANIA OIL AND GAS ASSOCIATION,	
Plaintiff-Intervenor,)	Case No. 1:07-cv-00314-GLL
v.	Electronically Filed
U.S. FOREST SERVICE, et al.,	- ti
Defendants,)	AND HOV. THIS DAY OF Much of it is hereby
and)	ORDERED THAT THE WITHIN MOTION IS DENIED.
ALLEGHENY DEFENSE PROJECT,)	Je Lane I
Defendant-Intervenor.)	GARY L. LANCASTER,

PLAINTIFF DUHRING'S MOTION FOR PARTIAL RECONSIDERATION AND CLARIFICATION

Plaintiff Duhring Resource Company respectfully moves the Court to reconsider its dismissal of the Quiet Title Act claims and its denial of plaintiffs' motion for partial summary judgment as moot. In its Memorandum and Order ("M&O") the Court indicates that "[t]he papers do not reveal any disputed facts regarding Duhring's ownership of an easement" and that, instead, "the factual disputes arise when the parties discuss who can impose what rules regarding OGM operations." (M&O, p. 19) While the Forest Service ("USFS") pays lip service to recognizing Duhring's OGM estate in the Allegheny National Forest ("ANF"), the actions of the